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7	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA			
8	UNITED STATES OF AMERICA,	Case No. 2:18-cr-253-APG-NJK		
9	Plaintiff,	Stipulation to Extend Deadlines Regarding Defendant's		
10	v.	Motion to Compel (Sixth Request) [ECF 23]		
11	ANTHONY UVARI,			
12	Defendant.			
13				
14	It is hereby stipulated and agreed, by and between Nicholas A. Trutanich, United			
15	States Attorney, through Richard Anthony Lopez, Assistant United States Attorney, and			
16	Kathryn C. Newman, Assistant Federal Public Defender, counsel for Defendant Anthony			
17	Uvari, that (1) the Government's deadline to respond to Defendant's motion to compel			
18	(filed at ECF 23), currently set for December 20, 2019, be extended to January 8, 2020; and			
19	(2) Defendant's deadline to file any reply, currently set for January 10, 2020, be extended to			
20	January 17, 2020.			
21	This stipulation is entered into for the following reasons:			
22	1. On September 17, 2019, Defendant filed a motion to compel. The			
23	Government has investigated the existence of the documents requested by Defendant,			
24	obtained additional documents, and produced them to the defense.			

1	2.	The parties are conferring	regarding potential outstanding issues remaining
2	after this production.		
3	3.	This is the sixth request for an extension of time regarding the briefing	
4	schedule on	schedule on Defendant's motion to compel.	
5	4.	The parties anticipate this is the last stipulation they will file and, if they are	
6	unable to resolve any issues, they will complete briefing on the motion.		
7	5.	Because trial is scheduled for March 9, 2020, the granting of this stipulation	
8	will not affect the trial date.		
9	6.	Denial of this request for a	an extension could result in a miscarriage of justice
10	DATED this 20th day of December, 2019.		
11			Respectfully submitted,
12			NICHOLAS A. TRUTANICH
13	1 1 77 .1	C.N.	United States Attorney
14	KATHRYI	n C. Newman N C. NEWMAN	/s/ Richard Anthony Lopez RICHARD ANTHONY LOPEZ
15	Assistant Federal Public Defender Assistant United States Attorney Counsel for Defendant Anthony Uvari		Assistant United States Attorney
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